PREVAILED	Roll Call No
FAILED	Ayes
WITHDRAWN	Noes
RULED OUT OF ORDER	

HOUSE MOTION _____

MR. SPEAKER:

I move that House Bill 1001(ss) be amended to read as follows:

1	Page 20, between lines 23 and 24, begin a new paragraph and insert:
2	"SECTION 19. IC 4-31-4-4 IS ADDED TO THE INDIANA CODE
3	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
4	1, 2002]: Sec. 4. (a) This section applies to a county having a
5	consolidated city.
6	(b) Notwithstanding any other provision of this article, the
7	Indiana gaming commission may not authorize a permit holder to
8	offer pari-mutuel pull tab games authorized under IC 4-31-7.5 at
9	the permit holder's satellite facility located in the county unless the
0	voters of the county approve pari-mutuel pull tab games in the
.1	county.
2	(c) For a local public question required to be held under
.3	subsection (b), the county election board shall place the following
4	question on the ballot in the county during the next general
.5	election:
.6	"Shall pari-mutuel pull tab games be allowed in
.7	County?".
8	(d) A public question under this section must be certified in
9	accordance with IC 3-10-9-3 and shall be placed on the ballot in
20	accordance with IC 3-10-9.
21	(e) The circuit court clerk of a county holding an election under
2	this chanter shall certify the results determined under IC 3-12-4-9

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1	to the commission and the department of state revenue.
2	(f) If a public question is placed on the ballot under subsection
3	(c) in a county and the voters of the county do not vote in favor of
4	the public question, a second public question under that subsection
5	may not be held in the county for at least two (2) years. If the
6	voters of the county vote to reject the public question a second
7	time, a third or subsequent public question under that subsection
8	may not be held in the county until the general election held during
9	the tenth year following the year of the previous public question
10	held under that subsection.".
11	Renumber all SECTIONS consecutively.
	(Reference is to HB 1001(ss) as printed June 3, 2002.)

Representative Bardon

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